

COMPLAINT BY A PRISONER UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

Name: BONILLA STEVEN

(Last)

(First)

(Middle Initial)

FILED

Prisoner Number: J-48500

AUG 10 2017

Institutional Address: SAN QUENTIN STATE PRISONSAN QUENTIN, CA 94964SUSAN Y. SOONG
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

STEVEN WAYNE BONILLA

(Enter your full name.)

vs.

MARK V. BACCARINI, JEANNE E.SCHNECHTER, RONALD W. HANSEN,MERCED COUNTY SUPERIOR COURT

(Enter the full name(s) of the defendant(s) in this action.)

CV17

4577^{VC}

Case No.

(Provided by the clerk upon filing)

COMPLAINT UNDER THE
CIVIL RIGHTS ACT,
42 U.S.C. § 1983

I. Exhaustion of Administrative Remedies.

Note: You must exhaust available administrative remedies before your claim can go forward. The court will dismiss any unexhausted claims.

A. Place of present confinement SAN QUENTIN STATE PRISONB. Is there a grievance procedure in this institution? YES ☐ NO ☒C. If so, did you present the facts in your complaint for review through the grievance procedure? YES ☐ NO ☐

D. If your answer is YES, list the appeal number and the date and result of the appeal at each level of review. If you did not pursue any available level of appeal, explain why.

1. Informal appeal: _____

1 2. First formal level: _____

2
3
4 3. Second formal level: _____

5
6
7 4. Third formal level: _____

8
9
10 E. Is the last level to which you appealed the highest level of appeal available to you?

11 YES ☐ NO ☐

12 F. If you did not present your claim for review through the grievance procedure, explain why.

13
14
15
16 **II. Parties.**

17 A. Write your name and present address. Do the same for additional plaintiffs, if any.

18 STEVEN WAYNE BONILLA, P.O. BOX J-48500, SAN QUENTIN,
19 CA, 94964
20

21 B. For each defendant, provide full name, official position and place of employment.

22 Mark V. Bacciarini, Merced County Superior Court judge
23 2260 N. Street, Merced, CA 95340

24 Jeanne E. Schechter, Merced County Superior Court judge
25 2260 N. Street, Merced, CA 95340

26 Ronald W. Hansen, Merced County Superior Court judge
27 2260 N Street, Merced CA 95340

28 Merced County Superior Court, 2260 N Street, Merced CA 95340

III. Statement of Claim.

State briefly the facts of your case. Be sure to describe how each defendant is involved and to include dates, when possible. Do not give any legal arguments or cite any cases or statutes. If you have more than one claim, each claim should be set forth in a separate numbered paragraph.

These judges have refused to file my petition attacking a judgment that is void on its face. They have denied me my first amendment right to petition the government for a redress of my grievances and access to the court

IV. Relief.

Your complaint must include a request for specific relief. State briefly exactly what you want the court to do for you. Do not make legal arguments and do not cite any cases or statutes.

To compel the Merced County Superior Court judges to stop blocking me from filing a petition and access to the court

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

Executed on:

August 1, 2017
Date

Steven Wayne Bonilla
Signature of Plaintiff

1 Steven Wayne Bonilla

2 P.O. Box J-48500

3 San Quentin

4
5
6
7
8 United States District Court
9 Northern District of California
10

11 Steven Wayne Bonilla,
12 Plaintiff,

Case No

13 vs

14 Ronald Davis, Warden,
15 Respondent.

16 Reviewing Courts Jurisdiction
17 Is Limited to [REVERSING]
18 The Trial Courts Void Acts
19 (35 Cal. 4th 180/356 F.2d 654)
20

21 To: The Chief Justice of the United States District
22 Court for the Northern District of California
23

24 When there is an appeal, as here, (in Case No C-08-
25 0471 YGR), from a void judgment, the reviewing Courts
26 jurisdiction is limited to [REVERSING] the trial Courts
27 void acts. (35 Cal. 4th 180). NO proceedings
28 whatever form it may assume, can have any
lawful authority outside the limits of the
jurisdiction of the Court or judge by whom it is
issued. (21 Howard 506). All of the supposed evidence

1 in the case is supposedly the fruit of a subpoena
 2 that was never admitted into evidence. Thus, the
 3 judgment is void on its face. The case of proving a
 4 void judgment cannot be more easily proven.
 5 So why am I still unconstitutionally
 6 imprisoned? I notified/petition the court of this
 7 invalidity of the judgment back in March of 2012.
 8 My attorney notified/petition the court of this
 9 invalidity of the judgment back in May of 2016.
 10 The Court held in *Smith v Kansas*, 356 F. 2d 654, that
 11 I have a Constitutional ^{right} to a swift and imperative remedy
 12 when my confinement/imprisonment is illegal. And
 13 I have shown that my imprisonment does not conform
 14 with the fundamental requirements of law. Therefore, I
 15 am entitled to my immediate release. But the Court
 16 /judges simply ignore their lack of jurisdiction and
 17 have continued to act in excess of their jurisdiction
 18 for over the past 5 years. Please explain why, after serving
 19 my country honorably for 7½ years in the military
 20 during the Vietnam War, I am now denied my
 21 Constitutional Rights to due process and equal protection
 22 of the law? Why I have been made a slave of the State
 23 of California who fraudulently and unlawfully convicted me,
 24 an innocent man?

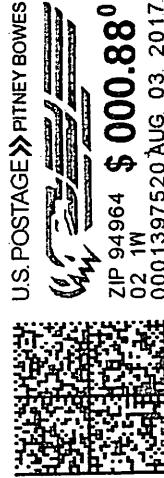
Verification

25 I declare under penalty of perjury that the foregoing is
 26 true and correct pursuant to 28 USC § 1746 on August 4, 2017

27 Respectfully Submitted
 28 Steven Wayne Borulla

Box 548500
PO Box 548500
SQ, CA 94964

United States District
450 Golden Gate Ave
San Francisco, CA 94102



RECEIVED

AUG - 4 2017

Prose

SUSAN Y. SOONG
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA